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			www.uspto.gov	UCP1-C1C,
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/710,930	08/13/2004	Dar-Wen Lo	13369-US-PA	4929
_	7500 40/00/000		EXAM	NER
7590 10/29/2008 JIANQ CHYUN INTELLECTUAL PROPERTY OFFICE 7 FLOOR-1, NO. 100 ROOSEVELT ROAD, SECTION 2 TAIPEI, 100			OMGBA, ESSAMA	
			ART UNIT	PAPER NUMBER
			3726	
TAIWAN			NOTIFICATION DATE	DELIVERY MODE
			10/29/2008	ELECTRONIC
		Notice of Abandonm	ent	
This application is ab	andoned in view of:			
		proper reply to the Office letter mailed		
(a) 🔲 A reply wa	s received on	(with a Certificate of Mailing or Tr	ransmission date), which is after the
expiration of	of the period for reply (including a total extension of morn, but it does not constitute	nn(s)) wnich expired on _ a proper reply under 37	CFR 1.113(a) to the final
rejection. (A	A proper reply under 3	7 CFR 1.113 to a final rejection consist	s only of:	51 11 11 15 (a) 15 and mid.
		ch places the application in condition fo	r allowance;	
(2) a timely (3) a timely	filed Notice of Appeal filed Request for Con	i (with appear lee); tinued Examination (RCE) in compliant	ce with 37 CFR 1.114).	
(c) A reply was	s received on	but it does not constitute a proper	reply, or a bona fide atte	mpt at a proper reply, to
		R 1.85(a) and 1.111. (See explanation	in box e below).	
(d) ☐ No reply ha		required issue fee and publication fee	if applicable, within the	statutory period of three
months from th	are to timely pay the ne mailing date of the l	Notice of Allowance (PTOL-85).	, ii applicable, within the	statutory period of times
(a) The issue f	ee and publication fee	e, if applicable, was received on	(with a Certificate of	Mailing or Transmission
date), which is after to se of Allowance (PTOL	he expiration of the statutory period for	payment of the issue fee	(and publication fee) set
(b) The submit	tted fee of \$	is insufficient. A balance of \$	is due.	
The issu	ue fee required by 37 (CFR 1.18 is \$		
		d by 37 CFR 1.18(d), is \$ e, if applicable, has not been recieved.	•	
		ected drawings as required by, and w	rithin the three-month pe	riod set in, the Notice of
Allowability (P		colod drawings as required by, and is		,
(a) Proposed	corrected drawings	were received on (with	a Certificate of Mailing	g or Trasmission dated
	•	xpiration of the period for reply.		•
	ed drawing have been	received. which is signed by the attorney or age	nt of record, the assigned	of the entire interest or
all of the applic		which is signed by the attorney or age.	nt of record, the assigned	, or the critic interest, or
5. The letter of ex	xpress abandonment v	which is signed by an attorney or agent	(acting in a representativ	e capacity under 37 CFR
1.34(a)) upon 1	the filling of a continui	ng application.		
The decision to court review of	by the Board of Paten f the decision has exp	t Appeals and Interference rendered o ired and there are no allowed claims.	n and becau	se the period for seeking
7. The reason(s)	below:			
Petitions to re	evive under 37 CFR	1.137(a) or (b), or request to withdray	v the holding of abandor	ment under 37 CFR 1.18
should be pro	mptly filed to minimize	e any negative effects on patent term.		

Patent Publication Branch Office of Data Management

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